

**IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF TENNESSEE
AT KNOXVILLE, TENNESSEE**

GREAT LAKES REINSURANCE (UK) PLC

Plaintiff,

vs.

No. 3:15-CV-169

**WATERFRONT INVESTMENTS, LLC, and
MOUNTAIN COMMERCE BANK**

Defendants,

EXPERT WITNESS DISCLOSURE BY MOUNTAIN COMMERCE BANK

Comes now, Mountain Commerce Bank (“MCB”), Defendant, having previously disclosed in discovery response to the Plaintiff that it will rely on the same experts and reports as the Co-Defendant, Waterfront Investments, GP, (“Waterfront”) hereby serves Notice that it adopts and restates the Expert Witness Disclosure of Waterfront as its own and adopts the Expert witness reports and statements, as amended, previously sent by Waterfront as its own.

Respectfully submitted this the 7th day of December, 2016.

Attorney for Defendant, Mountain Commerce Bank

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CERTIFICATE OF SERVICE

The undersigned hereby certifies that on the 7th day of December, 2016, he served a true and exact copy of the foregoing Expert Witness Disclosure on all parties entitled by electronic mail as addressed through the filing system and addressed as follows:

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/s/ *D. Michael Tranum*

D. Michael Tranum